

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA


IN RE: :  
WILLIAM BRUCE STANUKENAS, : CASE NO.  
aka WILLIAM B. STANUKENAS, :  
aka WILLIAM STANUKENAS, : CHAPTER 13  
and PHYLLIS ANN STANUKENAS, :  
aka PHYLLIS A. STANUKENAS, :  
aka PHYLLIS STANUKENAS :  
Debtors :

**REQUEST FOR PAYMENT OF CHAPTER 13 COMPENSATION AND EXPENSES**

**Instructions:** Complete **Part A** for payment of the presumptively reasonable fee, as described in L.B.R. 2016-2(c), being paid through a Chapter 13 plan and reimbursement of expenses.  
Complete **Part B** for payment of compensation and reimbursement of expenses awarded by separate Court order.  
Complete **Part C** for all requests for payment of compensation and reimbursement of expenses.

<b>A. Presumptively reasonable fees under L.B.R. 2016-2(c)</b>	
1. Amount agreed to by debtor	\$4,000.00
2. Less amount paid to attorney prior to filing petition	\$ 500.00
3. Balance of compensation to be paid through plan distributions	\$3,500.00
4. Expenses advanced to be paid through plan distributions: (describe expense and amount)	\$ -0-
<b>B. Compensation and reimbursement of expenses allowed upon application and order under LBR 2016-2(a)</b>	N/A
1. Retainer received	\$
2. Compensation earned prepetition and paid to attorney prior to filing petition	\$
3. Expenses reimbursed prepetition	\$
4. Balance in retainer after deduction of prepetition compensation and expenses	\$
5. Compensation and expenses approved by the Court to be paid through plan distributions less balance in client trust account	\$
<b>C. The undersigned hereby requests payment through the plan for compensation and reimbursement of expenses under 11 U.S.C. § 503(b)(2) in the following amount based on the information above:</b>	\$3,500.00

Dated: 8/29/17

  
/s/ Vincent Rubino  
Attorney for Debtor